## General Complaint Form for Pro Se Litigants

IN THE UNITED STATES DISTRICT COURT 04 MAR 26 PM 2: 26
FOR THE NORTHERN DISTRICT OF ALABAMA. S. LEEF RESERVED OUR I

F-1- 1- 1-

	Michael J.	Mirras	,			
			CV-04-p-	-0626-s		
	(Enter above the plaintiff(s) in th	e full names(s) of the is action.)				
	VS.			•		
	Chris S. Christ, Atto	orney				
				•		
				•		
	,			.		
	(Enter above the defendant(s) in t	full name(s) of the his action.)				
1.	At all times hereinafter mentioned, plaintiff was and still is a resident of					
	State	of Alabama	P	laintiff resides at		
	18494 Whisperi	ng Meadows Blvd., Vai	nce, AL. 35490-2549			
2.	Defendant	Chris S. Christ,	Attorney	_ is a corporation		
incorpor	rated under the laws of _	Alabama				
office at	Birming	gham, Alabama	and is licens	ed to do business		
in	Alabama		, Defendant's officia	l business address		
is		ng, 205 20 <sup>th</sup> Street North, Su				

'	OR	
	Defendant	
	is a United States government agency.	
	OR	
	Defendant	
	is a state agency.	
	OR ·	
	Defendantis a resident of	
	Defendant resides at	
	3. The jurisdiction of this court is invoked pursuant to	
U.S	Debt Collection Practices Act15 U.S.C. 1601et. Seq.Public Law 104-208. 110 Stat.3009 and Fair Credit reporting Act 15 2.1881 et seq. Which includes Public Law 104-208, The Omnibus Consolidated Appropriation Act Subtitle D. Chapter 1 and RA TYCHEWICZ, Plaintiff, v. RICHARD DOBBERSTEIN d/b/a CREDIT ASSOCIATES, Defendant. 98-C-0195-S, ED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN 4. Statement of Claim	
	State here, as briefly as possible the FACTS of your case. Describe how each defendant is involved. Include, also the names of other persons involved, dates and places. Do not give any egal arguments. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheets if necessary.	

The defendant is a collection attorney and is trying to collect an alleged debt. While making contact with the Plaintiff the Attorney violated the Plaintiffs rights under the FCRA&FDCPA.

Violations as listed:

- 1) Overshadowing
- 2) Failure to Validate the Debt
- 3) Failure to notify the Plaintiff with-in five days of receipt for validation
- 4) Failure to use the Mini Miranda warning(This is an attempt to collect a debt etc.etc.) on ALL letters sent to Plaintiff
- 5) Contacting the Plaintiff by phone 4 times after October 24, 2003 defendant was issued a letter with cease and desist for phone contact
- November 25,2003
- December 9, 2003
- December 12, 2003
- January 16, 2004

·Ca	ase 2:04-cv-00626-RDP	Document 1 Filed 03/26/04 Page 3	013
<del></del>			
	•		
5.	Relief		
	Cinto heigely avocily what you	want the court to do for you. Do not make legal	
	State offerty exactly what you	want the court to do for you. Do not make legal	ar Bannents.
r suc	ard of court costs th other and further relief deemed ju	ist by the court.	
		Muchael & Mar Signature of Plaintiff	112
		Signature of Plaintiff	
	205 462-2076	$\ell$	
eleph	one Number	Name (Please Print)	
ated:		Michael J. Mirras - 18494 Whispering Meado Vance, AL. 35490-2549	ows Blvd.